OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOVER EMENT

### Memorandum

то

DIRECTOR, FBI (92-3972)

4/17/70 DATE:

FROM

BUEFALO (92-174)

SUBJECT:

FRED G. RANDACCIO

ET AL

AR-HOBBS ACT (OO: BUFFALO)

Remylet, 12/8/69.

Enclosed are two copies of a Decision and Order, dated 4/10/70, by U.S. District Judge, JOHN O. HENDERSON, Buffalo, New York, design motions for a new trial on behalf of RANDACQTOCARD PASQUALE A. NATARELLI.

Bureau ENCLOSURI

(1-92 PASQUALE A. NATARELLI)

Buffalo (1-92-296 NATARELLI)

GRM; pmg (5)

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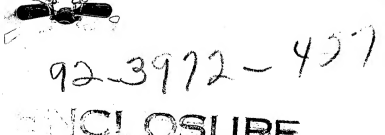
#### ENCLOSURE TO BUREAU

FRED G. RANDACCIO ET AL AR-HOBBS ACT (00: BUFFALO) Buffalo 92-174 Bufile 92-3972

Two copies of a Decision and Order.

Letter 4/17/70.

COPIES DESTROYEU. 9.28 JUN 1 1973



CLOSURE

# UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

-vs-

CR. 1967-115

FREDERICO G. RANDACCIO and PASQUALE A. NATARELLI

DECISION and ...

HENDERSON, DISTRICT JUDGE

SEARCHED INDEXED SERIALIZED FILED 1270
FBI-BUFFALO

The say

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UNITED STATES OF AMERICA

-vs-

CR. 1967-115

FREDERICO G. RANDACCIO and PASQUALE A. NATARELLI

H. Kenneth Schroeder, Jr., Esq., United States Attorney (Donald E. Campbell, Attorney, Department of Justice, Washington, D. C., of Counsel), for the United States.

Lipsitz, Green, Fahringer, Roll, Schuller & James, Buffalo, New York. Frank G. Raichle, Jr., Esq., of Counsel. Attorneys for Defendant Randaccio.

Salten Rodenberg, Esq., Buffalo, New York, Attorney for defendant Natarelli.

The defendants were convicted on December 11, 1967, of conspiring to commit robbery which would affect commerce and conspiring to transport stolen goods in interstate commerce. The convictions were affirmed by the Second Circuit Court of Appeals on July 30, 1968, United States v. Caci, et al., 401 F.2d 664. Thereafter,

an appeal was taken to the United States Supreme Court, and these cases were remanded in Giordano v. United States, 394 U. S. 310 (1969) for a hearing concerning the question of taint under Alderman v. United States; Ivanov v. United States and Butenko v. United States, 394 U. S. 165 (1969), since certain conversations were obtained fllegally by the government by electronic survaillance on premises in which defendant Randaccio had a legal interest. 1 A hearing was held on the question of taint, and the defendant Randaccio has now filed a motion for a new trial on the grounds of newly discovered evidence, in the interest of justice, and for the failure to turn over the logs reflecting the electronic surveillance prior to the trial of the case. Defendant Natarelli joins in seeking the relief requested by Randaccio based on the evidence produced at that hearing.

<sup>1.</sup> Pursuant to an order of this court, the government turned over to counsel for the defendants copies of all logs of their conversations or conversations which occurred on premises in which a defendant had a legal interest.

The trial commenced on October 26, 1967.

Ten days prior thereto, counsel for the defendant

Randaccio received copies of logs which had been prepared while monitoring an apartment occupied by a

female friend of Randaccio located at 51 Essex Street

in the City of Buffalo during February 1965 (the period covered by the indictment). Included in these documents was a surveillance log which showed that the defendant Randaccio had been overheard at that address on February 5, 1965, at 7:50 p.m.

ance of the conspiracy charged against the defendants a meeting was held at 60 Manchester Place on February 5, 1965, at the home of co-defendant Natarelli. According to the testimony of the government informant, Pascal Calabrese, the meeting was attended by co-defendants Cino and Natarelli, and about 8:30 p.m. defendant Randaccio arrived. This alleged meeting took place the same day as that on which the surveillance logs of the government indicated that Randaccio was overheard at 7:50 p.m. at the Essex address which is approximately one nile from the

Manchester address in the City of Buffalo. The surveillance logs which had been turned over to the defendant prior to trial indicated that, whenever those monitoring 51 Essex Street believed that defendant Randaccio was on the premises, the monitor would indicate that fact in the logs. A deposition of the federal employees, who had conducted the monitoring of February, indicated that it was also the practice to note on the logs whenever those overhearing activity at that address believed that he had left. On the critical date, February 5, the logs indicated that after Randaccio was overheard on the premises at 7:50 p.m., the TV was turned up loud and continuous loud TV was heard until late in the evening. The depositions of the employees who conducted the monitoring, taken on November 9, 1967 while the trial was in progress, established that they had not heard Randaccio leave on that date before midnight, and the log entries do not show that he left. Their testimony established that these men were well practiced and had considerable experience in monitoring that address. The federal

employees were at all times available to the defendant as witnesses on trial, but instead of calling them, defendant Randaccio entered into a stipulation which was read to the jury. The defendant may have done this to avoid having the jury discover the fact that the government was conducting a surveillance upon him, or because the stipulation made it unnecessary that the jury learn that Randaccio was visiting the apartment. Indeed, it may have been because counsel for the defendant felt that the presentation by live vitnesses would have been neutralized on cross-examination when it would

<sup>2.</sup> The stipulation reads as follows: "The Covernment and the defendant Frederico G. Randaccio stipulate that on February 5, 1965, a witness, who is not being called to testify, was in a position to overhear but not see certain activities in an apartment in the City of Euffalo. That apartment, occupied by a person who is not a defendant in this case, is located approximately nine tenths of a mile from 60 Nanchester Place. At 7:50 p.m. on that evening, Frederico Landaccio was heard arriving at the apartment and talking to the occupant of that apartment. The TV, which hal been turned on, was then turned up louler. Continuous loud TV ensued for the balance of the evening, during which no other sound, reverant or conversation was heard indicating whather Frederico Randaccio remained on or left the premises."

have been revealed that those monitoring the premises could not be sure one way or another whether Randaccio was in fact there after 7:50 p.m. on February 5. For whatever reasons, the stipulation entered into by counsel and read to the jury focused their attention upon the question of whether or not Randaccio had in fact attended the meeting at 60 Monchester Place on that evening.

The court, after hearing the evidence at the hearing, reviewing the trial transcript and the transcripts of depositions of witnesses taken on November 9, 1967, and after reviewing the logs turned over to the defendants on the remand, makes the following findings of fact and conclusions of law:

- 1. The evidence contained in the logs, resulting from the surveillance of Frederico G. Randaccio and Pasquale A. Nataralli via electronic eavesdropping, was illegally obtained.
- 2. Considering the logs of the surveillance, which were taken at times other than during the month of February 1965, the evidence produced establishes

that neither those lojs nor the information contained therein were ever used or known to those responsible for the prosecution of these cases.

- with any specific evidence demonstrating taint,

  Alderson v. United States; Ivacov v. United States;

  Buten'to v. United States, supra, and the proof establishes that the evidence used at the trial came entirely and completely from an independent source,

  to wit, the testimony of the governable the formant informant, and evidence discovered from information supplied by him. Volv Sun v. United States, 371

  U. S. 471, 483 (1933); Eardons v. United States, 303

  U. S. 330, 341 (1939). Therefore, the evidence discloses no taint and the court so finds.
- 4. The logs of the illegal electronic surveillance were records kept in the regular course of business by the FBI and as such could not be excluded from evidence on the grounds of hearsay. Their relevancy and materiality to the factual issues, however, are open

to question.

- Randaccio claims that the logs of the surveillance conducted at times other than during February 1965 at the Essex Street address constitute newly discovered evidence of a custom or habit which sufficiently contradicts the testimony of Pascal Calabrese so as to entitle him to a new trial. The pattern establishing this custom is not overwhelming and assuming arguendo that this evidence of Randaccio's own conduct is "newly discovered," the court is of the opinion that it would not produce an acquittal on retrial. The hours and duration of customary social visits may be altered where necessary to accommodate criminal planning. These thin claims of custom must be weighed against the lengthy and most credible testimony of Pascal Calabrese during both direct and cross-chamination on trial. The argument that Randaccio was elsewhere than as claimed by Calabrese because it was his habit to be elsewhere is rather strained.
- 6. The logs of the activities of the month of February 1935, particularly February 5 and 6, are

and is therefore not newly discovered evidence as recognized in law. United States v. Pelosi, 416 F.2d 573, 576-7 (2d Cir. 1969). The material in the logs taken at times other than February 1965, which was not turned over to the defendant Randaccio prior to trial, is merely cumulative in showing a pattern of conduct of which the defendant was already aware from the material turned over to him concerning February 1965. Moreover, the logs not turned over prior to trial do not contain material information or information that would probably produce a different result.

7. The stipulation entered into by counsel for defendant Randaccio was entered after a tactical decision not to call the witnesses available to him and was a decision that the stipulation would present the facts thought to be exculpatory in a light most favorable to him. Presenting these facts via stipulation enabled the defendant to bring the issue to the jury without disclosing the fact of the eavesdropping or other facts

in the City of Buffalo (Trial Tr. pp. 1911 through 1934). An examination of the trial record indicates that defendant's counsel was at all times aware of the alternatives open to him in presenting evidence which was arguably exculpatory. The fact that the method of presenting those facts, which was selected by counsel, proved unsuccessful, does not require a new trial to allow him to present his case differently.

In the discretion of the court the motions for a new trial are in all respects denied.

It is so ordered.

/s/ John O. Henderson

JOHN O. HENDERSON

United States District Judge

- DATED: April 10th 1970.

<sup>3.</sup> At least in part, the transcript references to the logs and the issues arising therefrom are on the following pages: 340-342, 349, 988-1003, 1130-1216, 1443-1455, 1567-1573, 1500, 1005-1044, 1802, 1911-1934, 1942-1943, 1951, 1997.

## Memorandum

TO

(92-3972)DIRECTOR, FBI

DATE:

8/21/70

SAC. BUFFALO (92-174) (P\*)

SUBJECT:

FRED G. RANDACCIO; ET AL AR - HOBBS ACT

(OO BUFFALO)

Remylet, 4/17/70.

Relet furnished the Bureau two copies of a decision and order, dated 4/10/70, by USDC Judge JOHN 0. HENDERSON, WDNY, Buffalo, NY, denying a motion for a new trial on behalf of subject and PASQUALE A. NATARELLI.

On 8/21/70, USA H. KENNETH SCHROEDER, JR., Buffalo, advised that RANDACCIO's attorneys contemplated appealing to the Court of Appeals and that briefs in connection with this appeal were due during 9/70. He stated no indication has been received by his office from NATARELLI's attorneys regarding any appeal.

Bureau , PASQUALE A. NATARELLI) (1 - 92 -2 - Buffalo (1 - 92-296, PASQUALE A. NATARELLI)

GRM: bmp (5)

REC-3

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OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES GOV\_RNMENT

### Memorandum

: DIRECTOR, FBI (92-3972)

DATE: 1/25/71

SAC, BUFFALO (92-174)(P\*)

SUBJECT: FRED G. RANDACCIO:

ET AL

AR - HOBBS ACT (OO: BUFFALO)

Remylet, 8/21/70.

On 1/25/71, USA H. KENNETH SCHROEDER, Buffalo, N.Y., advised RANDACCIO's appeal was argued on 1/20/71, before the Second Circuit Court of Appeals and mo decision has been rendered to date.

SCHROEDER stated that PASQUALE A. NATARELLI did not make any appeal to the Second Circuit Court of Appeals.

3- Bureau

(1 - 92 -PASQUALE A. NATARELLI)

2 - Buffalo

(1 - 92-296, PASQUALE A, NATARELLI)

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GRM; dbl (5)

REC-56

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BY JUSTICE

vings Bonds Regularly on the Payroll Savings Plan

SAC, Buffalo (92-174)

April 21, 1971

Director, FBI (92-3972)

FRED G. RANDACCIO ET AL AR-HOBBS ACT

Reurlet 1/25/71.

Advise the Bureau as to the status of Randaccio's appeal.

MAILED 22 ... 18 1971

THE APR 22 1971

Bishop . Brennan CD \_ Callahan \_\_ CLG:mjf . Casper \_ Conrad Dalbey Felt.

Tolson Sullivan \_ Mohr \_

Gale \_ Rosen Tavel

Walters Holmes

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### Memorandum

DIRECTOR, FBI (92-3972)

DATE: 6/4/71

SAC, BUFFALO (92-174)(P\*)

SUBJECT:

FRED G. PRANDACCIO; ET AL

AR - HOBBS ACT

ReBulet, 4/21/71.

On 6/4/71, USA H. KENNETH SCHROEDER, JR., Buffalo, N.Y., advised that the 2nd Circuit Court of Appeals, had denied a motion for a new trial based upon newly discovered evidence as a result of electronic hearing. He stated this was the last recourse available to the defense.

🙎 - Bureau l - Buffalo

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OFONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6

UNITED STATES C VERNMENT

### Memorandum

TO :

DIRECTOR, FBI (93-3972)

DATE: 7/29/71

FROM

SAC, BUFFALO (92-174) (P\*)

SUBJECT:

FRED G. RANDACCIO, aka; ET AL AR - HOBBS ACT (OO BUFFALO) sd 9

9

Remylet, 6/4/71.

On 7/22/71, USA H. KENNETH SCHROEDER, JR., WDNY, Buffalo, advised that on 7/2/71, USDJ JOHN O. HENDERSON, Buffalo, denied a motion in behalf of subject for reduction of sentence and early probation under Title 18, Section 4208(a)(2), USC.

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2 - Bureau 1 - Buffalo GRM:bmb (3)

EX-109

REC-11 92-3972-439

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

8/9/71

Buffalo (92-174) TO: SAC.

EX 104 REC-5 Director, FBI (92 - 3972)FROM:

1 - Mr. Adams 1 - Mr. Gale (C. L. Green -1537)

FRED G. RANDACCIO, AKA.:

ET AL.

AR - HOBBS ACT

00: BU

Reurairtel 8/4/71.

Suairtel immediately enclosing LHM which contains pertinent information in reairtel, particularly second, fourth and fifth paragraphs (information in second paragraph should be accurate as to basis for trial, which was not ITAR). LHM should have as enclosures, copies of summons and copy of letter from Buffalo to the law firm of Martoche and Collesano suitable for dissemination. Also, LHM should contain paragraph stating it is understood by the FBI that appropriate action in U. S. District Court, Western District of New York, will be taken by the Organized Crime and Racketeering Section, Criminal Division of the Department of Justice to respond to the summons in order to assure this Bureau will not be involved in the matter.

Expedite.

JRA: bls (5)

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	₽ FBI	,
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nsmit	the following in	31
	(Type in plaintext or code)	
	AIRTEL* AIR MAIL	
	(Priority)	
	TO: DIRECTOR, FBI (92-3972)	
	FROM: SAC, BUFFALO (92-174) (P*)	
	FRED G. RANDACCIO, aka; ET AL	٠,
	AR - HOBBS ACT	
	(OO BUFFALO)	344°
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,	Enclosed for the Bureau is one Xerox a summons, which is self-explanatory.	copy of
	on the Buffalo Office, as well as on the local by the Law Firm of Martoche & Collesano, 74 Ni Buffalo, New York. This summons in effect req tion as to the present whereabouts of PASQUALE who was the key witness in the ITAR trial invoet al.	agara Street, uests informa-CALABRESE
	For the information of the Bureau, t was handled by the Strike Force and the Depart Justice made all arrangements as to the handli witness and as far as we are aware, the Depart vided him with a cover identity and location.	ment of ng of the
	The matter was discussed with both U SCHROEDER, JR., WDNY, Buffalo, and the Department of the local Strike Force,  EX-104  2 - Bureau (Enc 1) (MAM)  1 - Buffalo DEH: bmb (3)	

Special Agent in Charge

BU 92-174

of whom adivsed this matter was being handled by THOMAS A. KENNELLY, Deputy Chief, Organized Crime and Racketeering Section, Criminal Division, Department of Justice.

Inasmuch as the Bureau was not involved with any dealings with CALABRESE and since we are not aware of his present location, a letter was directed to the law firm advising them of this fact.

For information.

ENCLOSURE TO BUREAU FROM BUFFALO (1)

RE: FRED G. RANDACCIO, aka; ET AL AR - HOBBS ACT (OO BUFFALO)

Summons served in Buffalo Office from Law Firm of Martoche & Collesano

Buffalo 92-174 Bureau 92-3972

By airtel 8/4/71

JAN W



ENCLOSUM

92-3972-433

STATE OF NEW YORK UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NEW YORK

THOMAS S. LEONHARD

**PLAINTIFF** 

VS.

THOMAS A. KENNELLY, INDIVIDUALLY AND AS THE DEPUTY CHIEF, ORGANIZED CRIME AND RACKETEERING SECTION, CRIMINAL DIVISION, UNITED STATES DEPARTMENT OF JUSTICE

AND

. THE FEDERAL BUREAU OF INVESTIGATION

AND

BUFFALO FIELD OFFICE ORGANIZED CRIME AND RACKETEERING SECTION, CRIMINAL DIVISION, DEPARTMENT OF JUSTICE

AND

UNITED STATES DEPARTMENT OF JUSTICE

DEFENDANTS

PLAINTIFF, THOMAS S. LEONHARD, for his Complaint against the Defendants, Thomas A. Kennelly, Individually and As the Deputy Chief, Organized Crime and Racketeering Section, Criminal Division, United States Department of Justice; And the Federal Bureau of Investigation; and Buffalo Field Office Organized CRIME and Racketeering Section, Criminal Division, Department of Justice and United States Department of Justice alleges:

CIVIL ACTION NO.

COMPLAINT FOR 5 9

MANDAMUS, DECLARATORY
JUDGMENT AND INJUNCTION

#### INTRODUCTION:

under color of statute, ordinance, regulation, custom or usage of a right, privilege and immunity secured to Plaintiff by Article IV of the United States Constitution and the First, Fifth and Fourteenth amendments to the Constitution.

(R.S. 1979, 42 U.S.C. §1963) and arising under the law and

Statutes of the State of New York.

SECOND: The jurisdiction of this Court is invoked under title 28 U.S.C. §§ 1361, 1738, 2201 and under the Federal Rules of Criminal Procedure 57 and 81 (b), this being an action authorized by law to redress the deprivation under color of law, statute, ordinance, regulation, custom and usage of a right, privilege and immunity secured to Plaintiff by Article IV Section of the United States Constitution and the First, Fifth and Fourteenth Amendments to the Constitution.

#### JURISDICTION:

Plaintiff is 31 years of age and the father of three children, MICHAEL LEONHARD, KAREN LEONHARD and STEPHAN LEONHARD, said children being the issue of Plaintiff's marriage to ROCHELLE CALABRESE, A/K/A ROCHELLE LEONHARD.

(3)

SEVENTH: That on or about the 1st day of December, 1965, Rochelle Calabrese, a/k/a Rochelle Leonhard, then wife of Plaintiff instituted an Action in the Supreme Court of the State of New York in the County of Erie for the prupose of obtaining a judgment of Absolute Divorce. That said divorce was granted on the 27th day of December, 1966, by the Hon. Carlton A. Fisher, Justice.

EIGHTH; That incorporated within said Order of Divorce, were the provisions giving custody of MICHAEL LEONHARD, KAREN LEONHARD and STEPHAN LEONHARD to ROCHELLE CALABRESE, a/k/a ROCHELLE LEONHARD, and granting visitation rights to Defendant.

NINTH: That upon information and belief, on or before approximately August of 1967, ROCHELLE CALABRESE, a/k/a ROCHELLE LEONHARD, married PASCAL CALABRESE and 1s presently the wife of said PASCAL CALABRESE.

TENTH: Upon information and belief, PASCAL CALABRESE, presently the husband of ROCHELLE CALABRESE, a/k/a ROCHELLE LEONHARD, is reputed to have been a member of organized crime. PASCAL CALABRESE, as an admitted member of organized crime, had offered his testimony and cooperation to Federal Authorities in the prosecution of FREDERICO RANDACCIO, CHARLES CACI, STEPHAN A. CINO, PASQUALE A. NATARELLI and LOUIS SORGI, (U.S. v. Randaccio, et al, Cr.-1967-115, U.S. District Court, W.D.N.Y.), and at that time PASCAL CALABRESE provided essential information ultimately leading to the convictions.

ELEVENTH: That upon information and belief, Defendants, herein, caused PASCAL CALABRESE, ROCHELLE CALABRESE, a/k/a ROCHELLE LEONHARD, and the Plaintiff's children, MICHAEL

LEONHARD, KAREN LEONHARD and STEPHAN LEONHARD to become secreted in a location unknown to Plaintiff.

TWELFTH: That the Defendant's herein mentioned are jointly and severly responsible for this deprivation of custody and separation of Plaintiff and his children. That Plaintiff was deprived of his children in violation of a Court Order initially entitling Plaintiff to visitation rights and now entitling him to custody and control of said children.

THIRTEENTH: That attorney, THOMAS A. KENNELLY, a member of the U.S. Department of Justice has in the past acted as an intermediary for the exchange of letters between Plaintiff and Plaintiff's former wife, RECHELLE CALABRESE, a/k/a ROCHELLE LEONHARD; and that THOMAS A. KENNELLY, does know the present residence of Plaintiff's children who reside with ROCHELLE CALABRESE, a/k/a ROCHELLE LEONHARD.

FOURTEENTH: That Plaintiff has not been allowed to see his children, despite repeated entreaties to his former wife, to governmental agencies, and to the Defendants generally.

FIFTEENTH: On the 16th day of June, 1971, Plaintiff caused an action to be filed in the Special Term of Supreme Court of the County of Erie and the State of New York seeking to have custody of his children divested from his former wife, ROCHELLE CALABRESE, a/k/a ROCHELLE LEONHARD, and having custody of the children placed exclusively in his hands.

SIXTEENTH: After service of an Order to Show Cause upon the proper parties and after a hearing pursuant to the Law of the State of New York, the Supreme Court found that custody of the children should be exclusively placed in the Plaintiff. That the Supreme Court issued an Order granting full custody of the said children to Plaintiff (Supreme Court of Erie County, State of New York, Docket No. C94314-1971) A certified copy (pursuant to 28 U.S.C. § 1738) of this Order is appended herein.

#### CLAIM FOR RELIEF

frustrating the rights of Plaintiff as declared by the Courts of the State of New York and because Defendants caused the secretion of Plaintiff's children and have consistently refused to divulge the location of Plaintiff's children and because Plaintiff is entitled to the enforcement of the Order of the Courts of New York State entitling him to the custody of his children, this U.S. District Court should compel the disclosure of the location of Plaintiff's children.

EIGHTEENTH: That upon information and belief Plaintiff's children are in an environment dangerous to their health and welfare and they are purposely being taughtto forget their natural father.

NINETEENTH: That because the children are of tender years and because they have been kept from Plaintiff for approximately four years with Defendants aid, it is paramount that relief be granted so no further action can be taken to again remove the children from a reunion with Plaintiff as legal custodian.

TWENTIETH: Plaintiff contends that he has no other remedy at law. That without the knowledge of the location of his children, no legal action on his judgment is possible. That without relief justice will be frustrated.

### FACTUAL ALLEGATION -DENIAL OF FREEDOM OF ASSOCIATION

TWENTY-FIRST: The acts of Defendants alleged in the preceeding paragraphs are a grevious deprivation of Plaintiff's legal rights to freedom of familial association with his children Defendants' actions were perpetrated in their capacity as officials and employees of government and, therefore, under color of law, in violation of the Constitution of the United States, the First Amendment, the Fifth Amendment and the

Pourteenth Amendment, and title 42 U.S.C. \$1983.

# FACTUAL ALLEGATION -ENFORCEMENT OF THE JUDGMENT OF THE-STATE OF NEW YORK

TWENTY-SECOND: On the basis of the Order of the Supreme Court of the State of New York (Attached: Appendix "A") Plaintiff is entitled to enforcement of this judgment against Defendants as a measure of full faith and credit under Article IV Section 1 of the Constitution of the United States, and 28 U.S.C. §1738.

TWENTY-THIRD: The preceding factual allegations demonstrate that Defendants owe a duty to Plaintiff to divulge the whereabouts of his children and to aid Plaintiff in enforcing the judgment of the State of New York and on the basis of the allegations present, this Court may order compliance by title 28 U.S.C. \$1361 for the deprivation of the Civil Rights of Plaintiff and for the enforcement of the judgment of New York State in favor of Plaintiff.

#### WHEREFORE, PLAINTIFF PRAYS FOR JUDGMENT:

- A. Ordering that Defendants be restrained from further interference with the Plaintiff's family, specifically any attempts to prevent the uniting of Plaintiff with his children, by aiding in any way the fecretion of these children or any and all further efforts to frustrate the uniting of Plaintiff and his children.
- B. Ordering, Defendants to divulge the whoreshouts of Plaintiff's children so that Plaintiff's rights as determined by the Law and Courts of the State of New York may be realized.

This duty is owed to Plaintiff by Defendants.

- C. ORDERING: Defendants, herein, to cease any and all interference with Plaintiff's family by hindering the return of Plaintiff's children to him pursuant to the Order and Determination of the Supreme Court of the State of New York.
- D. Any and all such further relief as this Court should find necessary and appropriate to enforce Plaintiff's rights as set forth in this Complaint.

MARTOCHE & COLLESANO Attorneys for Plaintiff Office and Post Office Address 74 Niagara Street Buffalo, New York 14202

Tel. No. 855-0717

At a SPECIAL TERM of the SUPREME COURT held in and for the COUNTY OF ERIE at the ERIE COUNTY HALL, in the CITY OF BUFFALO, NEW YORK on the 16th day of June, 1971.

PRESENT: The Honorable Roger T. Cook, Judge.

ROCHELIE CALABRESE a/k/a/ ROCHELLE LEONHARD.

DOCKET NO.

RESPONDENT-Plaintiff:

THOMAS S. LEONHARD,

PETITIONERdefendant

:Order Modifying Order Made :by Another :Court

The above-named PETITIONER - DEFENDANT having filed an ORDER TO SHOW CAUSE in this COURT seeking to modify an ORDER OF DIVORCE, dated the 27th day of September, 1966, which ORDER awarded custody and control of the children of the marriage, MICHAEL LEONHARD, KAREN LEONHARD, and STEPHAN LEONHARD, to the RESPONDENT-PLAINTIFF, ROCHELLE CALABRESE, a/k/a/ ROCHELLE LEONHARD, on the grounds that said children were in jeopardy and said ORDER TO SHOW CAUSE having regularly come on to be heard before the Honorable ROGER T. COOK, at the Erie County Courthouse on the 16th day of June, 1971, and the PETITIONER-DEFENDANT having duly appeared by MARTOCHE & COLLESANO, SALVATORE R. MARTOCHE, of counsel, his attorneys and the RESPONDENT -PLAINTIFF having failed to appear thereto, and due deliberation having been had therein.

NOW, on motion of SALVATORE R. MARTCCHE, attorney for the PETITIONER-DEFENDANT herein, it is

Sworn to before me this, have the

ORDERED, ADJUDGED AND DECREED that the PLAINTIFF-RESPONDENT is relieved of custody and control of the children herein mentioned and that custody and control is hereby awarded to PETITIONER-DEFENDANT, THOMAS S. LEONHARD.

Enter

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-S/ ROGER T. COOK, J.S.C.

ROGER T. COOK, Justice of the Supreme Court

GRANTED UNI 8 1971

BORESSE, MERK

MADELYN WIPPERMAN

STATE OF NEW YORK, COUNTY OF ERIE, ss:

I, ROBERT W. GRIMM, Glork of said County, and also Clerk
of Supreme and County Courts of said County, do hereby
certify that I have compated the annexed copy with the original,

ORDER

s

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Sworn to before me this,

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74 Niogara Street	MARTOCHE & COLLESANO
Buffalo, New York 14202	Attorneys for PLANTIFF
A	Office and Post Office Address
Phone: 855-0717	74 Niagara Street
	Buffalo, New York 14202
	Phone: 855-0717
	THANG. COO. WILL
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Per

₩ U. S. GOVERNMENT PRINTING OFFICE: 1971-413-135



In Reply, Please Refer to File No.

# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Buffalo, New York August 11, 1971

FRED G. RANDACCIO; ET AL ANTI-RACKETEERING -HOBBS ACT

On July 29, 1971, a summons (a copy of which is incorporated hereinafter) was served on the Buffalo Office of the Federal Bureau of Investigation by the Law Firm of Martoche & Collesano, 74 Niagara Street, Buffalo, New York. This summons was also served on the Buffalo Field Office of the Organized Crime and Racketeering Section, Criminal Division, U. S. Department of Justice, and on THOMAS A. KENNELLY, Deputy Chief, Organized Crime and Racketeering Section, Criminal Division, U. S. Department of Justice.

It is noted PASQUALE CALABRESE was a key witness in the trial involving FRED G. RANDACCIO, et al, which resulted in conviction of RANDACCIO in U. S. District Court at Buffalo on November 21, 1967 on two counts of violation of Sections 1951 and 371, Title 18, U. S. Code.

On August 3, 1971, the Buffalo Office of the Federal Bureau of Investigation directed a letter to the Law Firm of Martoche & Collesano (a copy of which is incorporated hereinafter).

On July 30. 1971. this matter was discussed by Special Agent of the Buffalo Office of the Federal Bureau of Investigation with both U. S. Attorney H. KENNETH SCHROEDER, JR. and Departmental Attorney in charge of the local Strike Force JAMES RICHARDS, both of whom advised this matter was being handled by THOMAS A. KENNELLY, Deputy Chief, Organized Crime and Racketeering Section, Criminal Division, U. S. Department of Justice.

92-3972-434

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FRED G. RANDACCIO; ET AL ANTI-RACKETEERING -HOBBS ACT

By letter, dated August 4, 1971, Assistant U. S. Attorney JAMES W. GRABLE advised the Buffalo Office of the Federal Bureau of Investigation that the U. S. Department of Justice, Organized Crime and Racketeering Section, as well as the Civil Division, had been advised of this pending action.

FRED G. RANDACCIO; ET AL ANTI-RĂCKETEERING -HOBBS ACT A00 W. S. Court House - Dulialu, New York 14202 August 3, 1971 Mr. Salvatore R. Martoche Law Offices of Martoche & Collesano 74 Niagara Street Buffalo, New York 14202 Dear Mr. Martoche: In reference to a summons delivered to our office on July 30, 1971 (File Civ. 1971-359) concerning Pasquale Calabrese, I wish to advise you this matter has been handled entirely by the Organized Crime and Racketeering Section of the Criminal Division, United States Department of Justice. This office has no information as to the current whereabouts of Mr. Calabrese, and I suggest you attempt to settle this matter through contact with Mr. Thomas A. Kennelly, Deputy Chief, Organized Crime and Racketeering Section of the Criminal Division, United States Department of Justice. KARL L. BROUSE Special Agent in Charge

FRED G. RANDACCIO: ANTI-RACKETEERING MINISTER MISTRICE COURT

TOR THE

TOR BESTRICT OF NEW YORK

71-359

CIVIL ACTION FILE No. Civ-19
THOMAS S. LEONHARD
Plaintiff  THOMAS A. RENNELLY, INDIVIDUALLY AND AS THE DEPUTY CHIEF, ORGANIZED CETHERAND RACKETEERING SECTION.  CRIMINAL DIVISION, UNITED STATES  THE PROBRAL BUREAU OF INVESTIGATION BUFFALO FIELD OFFICE ORGANIZED CRIME AND TRESTIGATION EUFFALO FIELD OFFICE ORGANIZED CRIME AND TRESTIGATION EUFFALO FIELD OFFICE ORGANIZED CRIME AND TRESTIGATION EFECTION, CRIMINAL DIVISION, DEPARTMENT OF To the above named Defendant:  Defendants
Note:—Affidavit required only if service is made by a person other than a United States Marshal or his Deputy.  Aon are pereph summoned and rednized to serve nbon EVINALOUE B. MUSICULE
SEAL]
Subscribed and swom to before me, a this afford address 44 Mishara Street, Entirlo, New York 14505
By Deputy United States Marshal.
Lan answer to the complaint which is herewith served upon you, within days after service of this sufficient upon you, within one of the day of service. If you fail to do so, judgment by default will be
taken against you for the relief demanded in the complaint.
JOHN K. ADAMS  Clerk of Court.  Deputy Clerk.
Date: July 29, 1971 [Seal of Court]

I Local This summons is issued nursuant to Rule 4 of the Federal Rules of Civil Procedure.

I hereby certify and return, that on the

day of



FBI

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	Specia	al Agent in Charge			NY PRINTING OFFICE: 1971 – 41	3-135

September1 1971

W: TAK: saf 145-12-1586

> Mr. H. Kenneth Schroeder, Jr. United States Attorney Western District of New York United States Courthouse Buffalo. New York

992-

Re: Thomas S. Mecnhard v. Thomas A. Kennelly Civil 1971-359

BKS:LEF:bg

Dear Mr. Schroeder:

The natural father's desire to be reunited with his children is understandable; but your proposal that the Government arrange a visit in a neutral location at the father's expense is not feasible for a number of reasons.

Under no circumstances would the mother agree to such an arrangement. She would not accompany the children and would not willingly allow them to be taken for such a visit. They would have to be forcibly removed by Marshals. All indications are that if she and Mr. Calabrese even thought that the Government might be party to such an arrangement, they would flee with the children to another location.

It is not likely that the natural father would be satisfied with one visit. It is noted that he seeks by the instant action to obtain physical custody of the children, not visitation rights. If the Covernment once agreed to arrange a single visit, it is logical to assume that Mr. Leonhard would be pressing for additional visits and ultimately would point out the financial burden to him and ask that the children be brought to Buffalo, thus increasing the danger to them.

Though there are equities on both sides, the arrangement you propose would not seem to be in the best interest of the children. They have neither seen nor heard from or about Mr. Leonhard for more than four years. To insert this new dimension in their lives could be harmful to them emotionally and psychologically. In

Special Agent in Charge Federal Bureau of Investigation Buffalo, New York

92-3972 -435

MICLOSURE

addition, there is a possibility that while visiting with Mr. Leonhard they might inadvertently disclose their place of residence, thus placing them, as well as Mr. and Mrs. Calabrese, in further danger.

In our opinion, for the Government to attempt to solve what is basically an involumble problem in the manner you stargest would only lead to further and perhaps disastrons complications.

We strongly recommend that the Government rove to dismiss the instant action on the ground of sovereign immunity and take no further action to change the status quo.

Sincerely,

WILL WILSON
Assistant Attorney General
Criminal Division

By:

WILLIAM S. INVOI

Chief, Organized Crime and
Racketeering Section

N

FBI

Date: +10/19/71

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V1a _	AIRTEL	AIR MAIL	
		(Priority)	

TO : DIRECTOR, FBI (92-3972)

FROM: SAC, BUFFALO (92-174) (P\*)

FRED G. RANDACCIO, aka;

ET AL

AR - HOBBS ACT (00: Buffalo)

CR

Remyairtel, 9/21/71.

USA H. KENNETH SCHROEDER, JR., Buffalo, New York, advised on 10/19/71 that the motion for dismissal of the summents and complaint filed in behalf of THOMAS S. LEONHARD was pending in USDC, Buffalo. He stated that an affidavit in support of the motion for dismissal was filed by THOMAS KENNELLY, formerly with the Department of Justice, on 10/8/71.

The Bureau will be kept advised of any developments in this matter.

2 - Bureau (AM) 1 - Buffalo GRM:jmb (3) <u>SI-106</u>

REC-22 92-31/2-1131



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₩ u s GOVERNMENT PRINTING OFFICE 1971-413-135

F B I

Date: 12/29/71 Transmit the following in (Type in plaintext or code) AIR MAIL AIRTEL (Priority) TO DIRECTOR, FBI (92-3972) SAC, BUFFALO (92-174) (P\*) FRED G. RANDACCIO, aka; ET AL AR - HOBBS ACT (00: Buffalo) Remyairtel 10/19/71. On this date, USA H. KENNETH SCHROEDER, JR., Buffalo, New York, advised this matter has been adjourned in USDC, Buffalo, until 1/17/72. The Bureau will be kept advised of any developments in this matter. 2) - Bureau (AM) - Buffalo JGG: jmb REC-1592-3972-(3) **B** DEC 31 1971

Agent in Charge

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UNITED STATES GOVERNMENT

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# Memorandum

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DIRECTOR, FBI (92-3972)

DATE: 1/20/72

SAC, BUFFALO (92-174) (P\*)

SUBJECT:

FRED G. RANDACCIO, aka;

ETAL

AR - HOBBS ACT (OO: BUFFALO)

Remyairtel, dated 12/29/71.

AUSA DAVID E. FLIERL, Buffalo, New York, advised on 1/17/72 that a hearing in behalf of the complaint of THOMAS S. LEONHARD, scheduled for 1/17/72 in USDC, Buffalo was adjourned until 1/24/72.

The Bureau will be kept advised of development in this matter.

2- Bureau (AM) 1- Buffalo

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EX-115 92 - 3972-438

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TO: DIRECTOR, FBI (92-3972)

FROM: SAC, BUFFALO (92-174) (P\*)

FRED G. RANDACCIO, aka;

ET AL

AR - HOBBS ACT (OO: BUFFALO)

Re Buffalo airtel to Bureau, 1/20/72.

On 3/9/72, AUSA DAVID E. FLIERL, Buffalo, N. Y., advised that he filed a motion to dismiss summons in behalf of THOMAS S. LEONHARD on 1/24/72 before Federal Judge JOHN O. HENDERSON. FLIERL advised that he was still awaiting Judge HENDERSON's decision.

The Bureau will be kept advised of developments in this matter.

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Special Agent in Charge

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Approved: Special Agent in Charge

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U. S. GOVERNMENT PRINTING OFFICE: 1971-413-135

(Mount Clipping in Space Below)

# Father Fails in Court Bid To Locate Calabrese Famil

Federal Judge John O. Henderson ruled Wednesday the U.S. Justice Dept. is not required to disclose the whereabouts of a government informer who, along with his wife and her three children by a previous marriage. were relocated and given new identities by the Justice Dept.
Thomas S. Leonhard, 32, of

Buffalo, father of the children, had sought a court order to require the Justice Dept. to disclose their whereabouts.

#### Convicted in '66

Leonhard charged in his action filed in U.S. District Court last January that Thomas A. Ken-helly, members of the FBI and the Justice Dept. strike force here had relocated his wife, her second husband, Pascal Cala-brese, and the children after Calabrese testified for the government in a 1967 trial.

Kennelly at the time was deputy-chief of the Organized Crime and Racketeering Section of the Justice Dept. He is now in private law practice in Washington D.C. ton, D.C.

In 1966, Calabrese was convicted of first-degree robbery in the theft of \$299,130 from the Huffalo city treasurer's office in 1964. He faced a possible sentence of from 10 to 20-years but was given an indefinite term at the Elmira Reformatory.

Leonhard and his wife were divorced in 1966 and she was given custody of the children, Michael, now 12, Karen, 11, and Stephen, 10.

#### Key Witness

Calabrese and the former Mrs. Leonhard were married in August, 1967 and that same year. he was the key government witness in a trial which to the conviction of Frederico Randacreputed one-time Mafia underboss, and four other men.

They were convicted of plotting to rob a wealthy guest at the Beverly Hilton Hotel in Los Angeles of her jewels and to an armored car messenger of the hotel. All of the men were sentenced to long prison terms. Randaccio was given 20 years.

The Calabreses and the children were relocated to protect him from possible reprisals for his testimony at the trial.

Leonhard charged that Calabrese was an admitted member of an organized crime syndicate and provided essential informa-tion leading to the convictions of Randaccio and the others. Leonhard said he had not been allowed to see his children despite repeated entreaties to his former wife and Justice Dept. officials.

In June, 1971, a State Supreme whereabouts of the children

Court justice issued an order granting full custody of the children to Leonhard. Despite this, Leonhard said, Kennelly and other Justice Dept. officials re-fused to tell him where the children were.

Leonhard said he had not seen the children in four years, was deprived of his court-ordered visitation rights and was now being deprived of his court-ordered right to custody.

#### Seen Peril

In his decision, Henderson said Justice Dept. officials contended that only Kennelly knew the whereabouts of the Calabreses and the children. Kennelly had stated he would not disclose their whereabouts unless the Calabreses consented and that they had told him if he did they would immediately move to another location and tell no one

where they were.

The government moved to dismiss Leonhards action on the grounds of lack of jurisdiction of the federal court and on the grounds of sovereign immunity.

The government claimed Leon-hard's action was one against the federal government without consent of legislative authority. 'Without Authority'

Henderson said that in Kelnelly's judgment to disclose the (Indicate page, tame of newspaper, city and state.) 19 COURIER EXPRESS Buffalo, New York

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Mr. Tolson.

Mr. Conrad Mr. Dalbey ... Mr. Cleveland Mr. Ponder

Mr. Bates .... Mr. Waikart. Mr. Walters.

Mr. Sovars ..... Tele. Room. Miss Holmes. Miss Gandy

Mr. Felt. Mr. Campbell. Mr. Rosen\_ Mr. Mohr. Mr. Bishon Mr. Miller, E Mr. Callahan. Mr. Casper...

Date:

5/25/72

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Author:

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RANDACCIO FREDERICO

ET AL

Character:

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OF

92-174

Classification: Submitting Office:

Being Investigated Buffalo

would seriously jeopardize their

would seriously jeopardize their safety.

"When a clear cut duty is imposed by law, a District Court may pursuant to its mandamys firisdiction compel any officer or employe of the United States to perform that duty," Henderson said.

"However," he added, "when the duty is not clearly prescribed but rather involves the exercise of a judgment or discretion in a particular way, a District Court is without authority to direct the exercise of such judgment or discretion one way or another."

The judge said there was nothing to indicate the government's refusal to disclose the children's whereabouts was motivated by anything but the attempt to live up to its promises to the Calabreses before Calabrese testified.

"One further motivation which cannot be ignored by this court is the protection of certain witnesses and their families who testify against persons allegedly to have participated in major criminal activity," Henderson said.

He said the court did not have

said.

He said the court did not have the jurisdiction to grant the relef Leonhard sought, namely ordering Kennelly or Justice lept. officials to disclose to dening the whereabouts of his children.

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In Reply, Please Refer to File No.

#### UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

400 U. S. Court House Buffalo, New York 14202 July 24, 1972

THOMAS S. LEONHARD vs, THOMAS A. KENNELLY; AND OTHERS United States District Court Western District of New York Civil Number CIV-1971-359

On September 20, 1971, United States Attorney H. KENNETH SCHROEDER, JR., Buffalo, New York, advised the Government contemplated requesting dismissal of the summons and complaint filed in behalf of THOMAS S. LEONHARD on grounds of sovereign immunity.

On October 19, 1971, Mr. SCHRODER, related that the motion for dismissal had been filed and that an affidavit in support of the motion for dismissal was filed by THOMAS A. KENNELLY, formerly with the United States Department of Justice, on October 8, 1971.

On July 24, 1972, Assistant United States Attorney DAVID E. FLIERL, Buffalo, New York, advised that United States District Judge JOHN O. HENDERSON, dismissed the summons and complaint on grounds of lack of jurisdiction of the Federal Court and on grounds of sovereign immunity.

On May 25, 1972, an appeal was filed on behalf of LEONHARD by his attorney.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Transmit the following in .

(Type in plaintext or code)

Date:

ACTING DIRECTOR, FBI (92-3972)

SAC, BUFFALO (92-174) (P\*)

FRED G. RANDACCIO, aka

ET AL

AR - HOBBS ACT (00: Buffalo)

Remyairtel dated 7/24/73.

Enclosed are the original and five (5) copies of LHM, captioned "THOMAS S. LEONHARD vs. THOMAS A. KENNELLY; AND OTHERS. USDC, WDNY, Civil Number CIV 1971-359."

Buffalo will follow with the USA's Office, Buffalo, any additional action contemplated by the defendant's attorney with regards to appeal to the UmS. Supreme Court.

2 - Bureau (Encs. 6) ENCL l - Buffalo

GRM: dam (3)

> 2cc ROM CRIM. DIV., by 0-6D 1cc LABOR DESK, TICKLER 92 - 3172 - 442 3/13/73 PM4cce

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Per\_

±U.S.Government Printing Office: 1972 - 455-574



In Reply, Please Refer to File No.

## UNIOD STATES DEPARTMENT OF JUTICE

FEDERAL BUREAU OF INVESTIGATION
400 U. S. Court House
Buffalo, New York 14202
March 9, 1973

THOMAS S. LEONHARD vs, THOMAS A. KENNELLY; AND OTHERS United States District Court Western District of New York Civil Number CIV-1971-359

On March 9, 1973, Assistant United States Attorney DAVID E. FLIERL, Buffalo, New York, advised that the case was argued on January 4, 1973, before the Second Circuit Court of Appeals at New York City, and that on February 7, 1973, the Second Circuit Court of Appeals rendered a decision affirming United States District Judge JOHN O. HENDERSON's dismissal of the complaint.

Assistant United States FLIERL stated that no information has been received from the defendant's attorneys as to their course of action as of March 9, 1973.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

92-3972-442

ST-102

SAC, Buffalo (92-174)

8/3/73

Director, FBI (92-3972) 448

1 - Mr. Adams

FRED G. RANDACCIO, aka ET AL. AR - HOBBS ACT

Reurairtel 7/30/73.

Sulet advising whether all Federal appeals have been exhausted regarding each of four subjects convicted for Hobbs Act violations and, if so, furnish dates and brief details. If any such appeals are pending, administrative devices should be utilized by your office to follow progress of such appeals in order that Bureau will be advised as to final outcome of this landmark case, Of course, any appeals before U. S. Supreme Court would have to be followed by Washington Field and your office should furnish any necessary information to Washington Field. In any event this case may be retained in closed status.

Assoc. Dir. \_ Asst. Dir.: Admin. Comp. Syst. MAILED 24 Gen. Inv. \_ ldent. AUG3 - 1973 Inspection Intell. \_ Laboratory \_ Plan. & Eval. \_\_\_ Spec. Inv. \_\_ Training \_ F69 Legal Coun. \_ Cong. Serv. \_ 5 8 AUG 1 3 1973 Research \_ Press Off. \_ Telephone Rm. .... Director Sec'y \_\_ MAIL ROOM \_\_\_\_ ETYPE UNIT

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FRED G	. RANDACCIO, aka
ET AL	
	OBBS ACT Buffalo)
(000	
	Enclosed are the original and five (5) copies
of an l	LHM, captioned "THOMAS S. LEONHARD vs. THOMAS A.
KENNELI	LY; AND OTHERS, USDC, WDNY, Civil Number 71-359."
O1 V 15	
invecti	Since captioned subject is incarcerated and no
at this	igation is outstanding, this case is being closed stime.
	ENCLOSURE
(2)- Bur	reau (Encs. 6) (AM)
1 - Bui	ffalo
MJS:dms	
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Approved:	M Per
whitosea:	Special Agent in Charge  SentM Per  U.S.Government Printing Office: 1972 455-572



In Reply, Please Refer to File No.

### UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

400 U.S. Court House Buffalo, New York 14202 July 30, 1973

THOMAS S. LEONHARD vs.
THOMAS A. KENNELLY;
AND OTHERS
United States District Court
Western District of New York
Civil Number CIV-1971-359

On July 30, 1973, Assistant United States Attorney DAVID E. FLIERL, Western District of New York, Buffalo, New York, advised that a writ of certiorari was submitted to the United States Supreme Court, and on June 18, 1973 the United States Supreme Court denied the writ.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

92-3972 \_ 44B ENCLOSURE OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

# Memorandum

DATE:

8/8/73

b7C

SUBJECT:

SAC. BUFFALO (92-174) (C)

DIRECTOR, FBI (92-3972)

RANDACCIO, aka FRED G

ET AL

AR - HOBBS ACT

ReBulet. 8/3/73.

All Federal appeals have been exhausted regarding all subjects.

On 3/24/69, the USSC in separate order denied certiorari for and

On 3/24/69, certiorari was granted to FREDERICO G. RANDACCIO and PASQUALEA NATARELLI. The judgment of the 2nd Circuit Court of Appeals was vacated and cases were remanded to the USDC, WDNY, for a hearing on the effect of an electronic surveillance.

On 4/10/70, U. S. District Judge JOHN O. HENDERSON, WDNY, denied motions for a new trial on behalf of RANDACCIO and NATARELLI.

On 1/25/71, RANDACCIO's appeal was argued at the 2nd Circuit Court of Appeals. NATARELLI did not make any appeal.

On 6/4/71, USA H. KENNETH SCHROEDER advised that the 2nd Circuit Court of Appeals had denied a motion for a new trial. He stated that this was the last recourse available to the defense.

Bureau Buffalo

> MJS:1mk (3) as office wither

ST-102

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Aug 14 10 16 AM 193

MALIAE

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

1 - Mr. Adams

1 - Mr. Thompson

August 28, 1973

1 - FOF (Buffalo) PASCAL A. CALABRESE FBI #146323 F

Enclosed is a copy of H. R. 10031, 93rd Congress, lst Session, introduced by Representative Jack Kemp of New York on August 3, 1973, which was referred to the Committee on the Judiciary. The purpose of this bill is stated as for the relief of Thomas S. Leonhard. It provided, among other things, that the Attorney General is authorized and directed to transmit to the Supreme Court of New York for Erie County, New York, any information which the Department of Justice may have concerning the present whereabouts of Rochelle Calabrese, the former wife of Leonhard and the present wife of Pascal A. Calabrese.

Reference is made to the memorandum from the Criminal Division of the Department dated August 5, 1968, bearing the above caption in which it was stated Pascal Calabrese had been relocated to a new locality with a new identity. It was requested that the FBI should not furnish any information relating to Pascal Calabrese in the event inquiry concerning him would be received by this Bureau.

The foregoing is for your information and no further action is to be taken regarding this matter by MAILED 23 this Bureau.

Enclosure

AUG 28 1973

**REC-15** 

1 - Buffalo (93-174) by 0-7, for info 92-3972

1 - 92 - 9993

SEP 5

NOTE: Original and copy sent to Criminal Division  $\overline{(0-6-D)}$ .

This accument contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be

distributed outside your agency.

TELETYPE UNIT .....

Assoc. Dir. Asst. Dir.:

100

Admin. Comp. Syst.

Files & Com. Gen. Inv. \_ Ident.

Inspection Intell. \_

Laboratory Plan. & Eval. Spec. Inv. \_

Training . Legal Coun. Cong. Serv.

Corr. & Crm. Press Off.

93d CONGRESS 1st Session

# H. R. 10031

#### IN THE HOUSE OF REPRESENTATIVES

AUGUST 3, 1973

Mr. Kemp introduced the following bill; which was referred to the Committee on the Judiciary

### A BILL

For the relief of Thomas S. Leonhard.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That (a) the Attorney General of the United States is
- 4 authorized and directed to transmit to the Supreme Court
- 5 of New York for Erie County, New York, any information
- 6 which the Department of Justice may have concerning, or
- 7 which may be helpful in determining, the present where-
- 8 abouts of Rochelle Calabrese, the former wife of Thomas S.
- 9 Leonhard, of Tonawanda, New York, and the three children
- 10 of the said Rochelle Calabrese and the said Thomas S.
- 11 Leonhard.

III

ENCLOSURE

92.3472-445

(b) The Secretary of the Treasury is authorized and 1 2 directed to pay, out of any money in the Treasury not otherwise appropriated, to the said Thomas S. Leonhard, the sum of \$1,000,000. Such payment shall be in full settlement of all the claims of the said Thomas S. Leonhard against the United States resulting from actions taken by the Department of Justice to relocate and provide new identities to the said Rochelle Calabrese and the three children of the said Rochelle Calabrese and the said Thomas S. Leonhard, in exchange for assistance given to the De-10 partment of Justice by Pascal Calabrese, the present husband 11 of the said Rochelle Calabrese, and in derogation of visita-12 tion rights and custody rights of the said Thomas S. Leonhard. 13 14 SEC. 2. No amount in excess of 10 per centum of the 15 sum appropriated in subsection (b) of the first section of this 16 Act shall be paid to or received by any agent or attorney 17 for services rendered in connection with this claim. Any 18 person violating the provisions of this section shall be fined

not more than \$1,000.

93D CONGRESS H. R. 10031

# A BILL

For the relief of Thomas S. Leonhard.

By Mr. Kemp

August 3, 1973

Referred to the Committee on the Judiciary

## $\it Iemorandum$

TO

DIRECTOR, FBI

DATE: 8/12/75

SAC, BUFFALO

SUBJECT:

FRED RANDACCIO

(Buffalo file 92-174)

LA COSA NOSTRA MEMBERSHIP INDEX

(Buffalo file 92-337A)

Enclosed for the Bureau is a current photograph of the subject.

The Bureau is requested to revise subject's LCN card to include current photograph.

Bureau (Enc. 1) (RM)

2 - Buffalo

LSS:kms/ (4)

EX-110

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JEP. 11 1975

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SEP 2Buy 4758. Savings Bonds Regularly on the Payroll Savings Plan

UNITED STATES GOVERNMENT

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

# Memorandum

DATE: 10/29/78

SUBJECT:

FILE DESTRUCTION

FRED & RANDACCIO

Per SAC II, instant file is being retained for the following reason:

- 1) This file contains valuable intelligence information which is or may be utilized in connection with NYO Organized Crime investigations.
  - 2) This file is pending litigation.
  - 3) This file contains information as of 10/31/73.

These guidelines are being set forth so that the NYO can maintain much needed intelligence information to assist on going or future Organized Crime investigations.

MAINTAIN AS TOP SERIAL.

# MAINTAIN AS

) Div. 4 92-3972-

NOT RECORDED 14 NOV 30 1978

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan